JOHN L. ADALIE,

M. E. Millyond, Manager.

held this right would have been an ean claim and assert it.

pertain to its ciriseas in common, welfare. and to appropriate and control inconsent of the owner upon the

Cherokee nation may be questioned. "The rightful authority to appropriate and control individual property, for the public benefit" extends only to "those rights of a public nature which pertain to its mirrors in control in the sometimes makes a feller ashamed to its mirrors in control in the sometimes makes a feller ashamed of the old folias and transmitted and the characteristic and space explain themselves. This is Indian land, and the Chering an irresponsible position. In attempting to otherwise construe my meaning, he showed either instructions and space explain themselves. This is Indian land, and the Chering an irresponsible position. In attempting to otherwise construe my meaning, he showed either instructions are supported and space explain themselves. as for the community in which he | to one just startin out in life. lives. The authority extends on. That are two things I want to mader former treaties. I find that life in books and thought and mu-

original owners of the sell.

that power has passed from theo, it in about the same old way, and it claim is an old one and that it yet requiring a considerable popu- \$100 a side and the gate fees. The was not by transfer, because as the makes no difference who may drop took a long time and much labor lation to fill it, it seems something winner takes all. Will take place judge says, "such power cannot out. be surrendered, but by conquest." Thar's one satisfaction in havin' a shape to demand the attention ing road comes face to fice with If at that time the Indians were nothin' much to begin with or in of congress and the authorities, its simplicity and its size, it proves a sovereignty, in which dwelt the nothin' more than the advice I This work has been patient'y and no less mysterious, although in a "ego" or a kind of an "almighty" give you, and that is you can't, faithfully done by our commis- different way, since it is a public that appropriates property with. like the Prodigal son I've once sioner and attorneys. Since I college for Indian boys and young out the consent of the owner for a hearn of in a book they call the have learned the facts in regard to men. Three miles further ride, purpose that cannot be said to be Bible, spend all you have in doin' the flattering prospects of getting still in the open country, though One located on Frisco Italirond at governments), surely there is a had, kase you have nothin' to our claim finally adjusted and no longer through an altogether Verdigris River, 30-horse power, remnant of that power yet remain. spend in any way. When you paid, I feel that I should write to uncultivated region, brings the portable. Also large lot of Wainut fing in the Cherokee people to pros come home agin, which I hope you in this public way, and con- traveller suddenly into the long One three miles above Bartles test them in the undisturbed para you will some day, you'll not come gratulate you all on the prospect main street of a large town. Here ville, on Caney; stationary, with session of the few acres left them wereer off than when you went of our getting our just dues from sits in serons and self-centered iso two flow bollers. Mills in good refrom foreign enterference.

knowledgment by reason of the without betin the shi 'oman know treaties made with them. If the that you are goin's It'll be better treaties are no evidence of the that way for all on us, Bill, care fant, because the Indian nations these partin' won't be so hard. are, as alleged, dependent on the SCHIMSHER VERSUS ROGERS United States for political existthey were not dependent on any one for such a favor, but that upon somebole sice.

the courts. The United States Cherebes mation, prescribe the tiele) can be in error regarding the Bills must pass both Lages, and

passess the former owners.

to its citizens in common, or in of the oll fokes and too proud to ness of cutiels for an "Old their white neighbors. When at other words the property of the work. You know enough, Bill, Settler." citizens of a sovereignty can be ap to make a liven and that's about TO OLD SETTLER CHESOKERS. propriated by the right of eminent all a feller needs here. Since you Delegate Gray Saya a Good Word newspapers and a busy life of its domain in that sovereignty for the licked Tom Jones, I am willin for benefit of that citizen, in common you to try your luck among stranwith others, from whom the prop- gers. That put an end to my oh- GENTERMENT-I write to you a of Vinita is also Indian, and altoerty is taken. The exercise of jections to you goin, but take keer, few lines in regard to the present gether Indian; that its business such a right in the Cherokee na. my son, that you don't put in a status of the "Old Settler" Cher- life is full and active and reaches tion naturally suggests a disclaim. bluff that wont go down, and be tuck okee claim. As my family are out widely; that its citizens have er that Cherokees are not citizens in yourself. Thar's no tellin how "Old Settlers," and I am now one private interests in many other of that sovereignty that claims the much good thar's in knowin when of your delegates, I have taken oc- regions, and affect the public afpower to appropriate and con- to put in a first-class bluff, and to casion to enquire into the status fairs of two nations, moving sometrol individual property as much lose confidence in one of the main and the management of the claim times the destinies of an alien and

ly to the property of citizens for warn you agin, and that is never the bill to allow our people to sie brave men marry fair women, *The title to the lands of the three times above your rale worth; court of claims was introduced in whose future holds happiness and Cherokee nation was obtained by Ef you don't put a big price on congress early in the present sea- prosperity. grant from the United States," yourself nobody will, but right sion and referred to the commit-If we take the Cherokees and oth- here, Bill, let me warn you agin tees on Indian affairs of both hous town of this nation, but not its er Indians of North America to be somethin' else, and that is don't es. That our commissioner, J. M. the original owners of the soil, chip in too much on yourself by Bryan, and our attorneys conduct. "Have you seen Tablequah?" is which they certainly were, the believin' that the world can't get ing the claim, gave this bill con- the instant question asked of him present title to lands of the Chero- along without you. Nater in her stant attention, and that in both who professes a knowledge of the kee nation was inherent in them, works is not so wide apart as many houses they have been reported by Indian Territory, and not without and that which the government of think. Thir aint enough in the these committees, recommending reason. Located in the interior of the United States has conveyed by meanness or goodness that men do grant, is but an acquired one. If that will cause them to be missed, acquired, therefore, as presented by the judge, the United States any length of time, except by them by the judge, the United States any length of time, except by them of each, which insures their being grassy uplands, and through the can only claim the "estates," he. they owe. The tracks of mean-reached and passed during the forest glades threaded everywhere cause as he says, the "right of ness or goodness you may make in present session of congress. I with rushing creeks, serves to sovereignty is inalienable." If in, the send are sure to be wiped out am satisfied that all is being heighten the effect. ** Tablequab alienable it must yet rest in the by some other feller meaner or done by our old and trusted com- first discovers itself afar off, across There was a time when the In. kept about even after all, and like torneys, that is possible to be done prospects, in a large and somedians of this continent were "the grass on the prairies grazed to secure the early consideration what imposing brick building, supreme, absolute, uncontrollable over by herds of cattle will grow and passage of our bill. power, the jus semmi fupiri" and it again, so will things move along It must be remembered that our ing height. Unneighbored, and

away.

AUAIN.

their favors and form brance de- to the case of Schrimshor rersus synopsis given is from the publicatining traces of the common Inpended the political existence of Rogers, I desire to show that the lisher's advance sheets. As will dian and white influence over Lands acquired of Indian at your issue of the Elecait, was not into and serve to show that the cil and senate. The reuncil is tions are as much a legal transfer written strandom. Sections 21,22, Dawes family (doubtless the sens- presided over by a speaker, and as any, and is so acknowledged by 23/Article II, compiled have of the tor naw the manuscript of the ar- the senate by the assistant chief. has purchased sufficient of seven time and manner of conducting affairs of the Indiana. The citi- require the agnature of the execfrom the Indians, but in their contests of election to seets in the sens of our own town of Vinita can unive. This officer processes purchase did they sequest the two houses of the national council. but be finitered at the complimers much power, and is a man of many right of success theorie? They A "certificate of election," when tary aliasion which is bestowed, titles, since he is actually presisurely did not pushess this right there is no contest, is not only Here is the article :

kee nation against the Southern to claim and enforce it against any proceeding with any other business, hatred of the one, born of an undue the chief occupation of the poo-Kansas Railroad company, for other, Positions as to this right the presiding officer of the house last for the other. The eastern ple, All the affairs of the nation further in fixing the political foreign population increased on shall cause all the testimony in by what are called the view civil - are debated and settled by this status of the Indian governments, the continent, and the aboriginal the case to be read, and the ized tribus"-- the Cherokees, legislature. The establishment of the United States to which it creased in numbers superior to amine and determine such case. Chickasaws, Each of them lives of finance, permissions or licenses will be appealed, than any other the latter. While in a state of do. A majority of the members pres- a life absolutely separate from the to railways or telegraphs, the adthat has heretofore taken place, pendence, the right could not have ent, being a quorum of the whole, rest, with its own peculiarities, its mission of religious teachers to kee nation the right to question when they became independent in was admitted under these provis. stances and common needs have condition of age on the other, adclaims to citizenship without let or all things, as they are to-day, it is ions of law, and was thus entitled wrought upon common traits of mits to this body. Every lad binderance, which right rests in safe to say that the right of emi- to his scat and full per dien the race and character to produce like among the Cherokees may vote as to sovereignty. To have with but that it is in that power that lowance to Mr. Rogers was in us nation is republican, with fre are the various offices of the presi-

the judge, "is the rightful author of a government not their own, had been settled, that Mr. Rogers ness interests, and live intelligent ity which exists in every saver- than they were when first discov- had a majority of legal votes cuts and valuable lives. eighty to control and regulate those ered, to have some control in that no figure in the case. If such were The traveller who leaves St. ceives a great deal of free advertising rights of a public nature which which effects their interest and the fact and it had been shown at Louis at night wakes to find him- from people who use it and find it so dividual property without the A WESTERN PATERFAMILIAS have been admitted. My refer- unthrifty, huddled appearance of they persuade their friends and neighbors to try it. It is certainly a sure Well Bill, you're gwine out in ence to the correctness of opinions southwestern hamilets. He has cure for colds and croup and a preparapayment of a just compensation with payment of a just compensation with a just compensation with the payment of a just fit, as the public safety, necessity, pourself. Thaint nothing to gin an "Outsides" who had no second soll away before him many before him man convenience or welfare may de you 'cept a heap of good advice an "Outsider" who had no respon- roll away before him unvexed with which my old daddy handed down sibility resting upon his conscience but or herd, and mile after mile Taking this definition per es, the rights of the United States to the by three generations, it will be rights of the United States to the by three generations, it will be partially of the senate, was not to the posttoms. The mysterious silence exercise of such anthority in the about all you'll need in startin out race or nativity of your correst and space explain themselves.

better than you. So things are missioner, Mr. Bryan, and our at one of the most beautiful of these

in former investigations to put it in of a mystery; and when the wind-

Cherokee delegate.

AN UHENOWN NATION.

interference with a title acknowl- But if the Indians were ever a tive bodies, which is familiar to latures, executives, and systems officers of state, and here they edged to be purfect, because citic sovereign power on this continent, persons of intelligence, to grant at of Judiciary. Each nation sup- spend busy days, for it is no trigenship by blood meant interest in or that there ever was a time when their discretion a reasonable sum to ports common schools and high- fling matter to administer the aflands, or, as Judge Parker puts 1t, the white man's givernment was a defeated a pirsut to cover his ex- schools, provides charitable inin the estate, which he says is not, there must yet be some right penses pending the contest. The stitutions, and fosters churches, souls. If it be little it is also wholly in the Cherokee names. In that people who were here first, fact alleged to have been discover. Whether Choctaw or Cherokee, rich. Eminent domain, as defined by and who are no more now citizens ed by a committee after the contest these Indians carry on large busithe time and in the manner requir. self in the prairie country, strewn much superior to anything clos of the ed by law, he would certainly thick with villages of the peculiar, kind that they have ever used, that

Dan-le-ng, last a town appears, it is still a a southern town, but it is a brick and mortar city, with shops and for Maj. Bryan and the Claim. own. It is a considerable tax on Wannscree, Marcher, 1838. | credulity to discover that this town for the benefit of that individual stays of life is a great misfortune of the "Old Settler" Cherokees, mightler race than their own. against the United States, arising Its men and women have their value yourself below or less than bring suit in the United States and children play about the streets;

standing out alone upon a swell. Indian Pagelistic Championship

That the Indian governments Don't tell any of us good-bys, are sovereignities, there is an an. Bill, but just slip off easy like servant, STAN W. GHAY. such a capital execut those most of Anyone wishing such a capital except those metro- will do well to correspond with politan products which belong to

crowded centres of the world's life. In the very middle of Tahlequah Views of the Great Massachu- is its capital, a large brick struct Thos. Bluejacket sette Senator's Paughter. ure surrounded by an open square In Harper's Magazine for March filled with locust-trees. The size ence, it can be easil that when the "Dah-lo-no" Instate That the Post-the result of her observations building mark the feeling that this Has a Nice Line of Staple and among the Cherokees, during ber is a nation. Here meets a legisla-Entron Chierais:- Recurring visit some two years ago. The thre composed of two houses, reshort article which ar wared in be seen, several errors are fellen their origin, in their titles of coun-

no precessity to gela the consent of seat. In a contestor case, it is a wild and beautiful region known sistant chief autworing to our vinethe Indians in order to sequire unither. Sec. 24 of the law referred as the Indian Territory. The im- president, a sceretary of state, a possession. All that was necessa- to declares that 'me person, whose aginary lines which divide it from treasurer a superintendent of puli-Editor, ry was to declare that the lands right to a seat in either brench of the neighboring states have been lie instruction, and several otherwere readed for the public benefit, the national council is contested, strengthened by national law into officers. All are elected directly VINITA, IND. Tan., Men. 8, 1888. price, pay for them and then dis. shall be sworn in, or be permitted strong walls, which, if not actually by the people, and for terms of to participate in any of the business impassable, have get proved sub- four years. These hotly contest-JUDGE PARKER ON BRINENT The only way, therefore, to rec. proceedings of the house while the stantial barriers. Even the inhab- ed elections occur every two years, oncile the question, as to the right contest is pending. Section 25 pro- itants of the contiguous states have when balf of the council are chos-The recent decision of Jistige of eminent formain, is in that nov. vides that as soon as a permanent little personal knowledge of the en, and in August, a month of ag-Parker in the case of the Chero prejecty which is able ri ri ormis, organization is effected, and before people or the land beyond a strong ricultural vacation, thus making what may be called trespess, goes gradually changed hands, as a wherein the contest is pending part of this territory is inhabited -very nearly literally all of them GROCERIES! if affirmed by the supreme court decreased, or as the former in- house shall at once proceed to ex
Of the United States to which it among any determine and determine such case. Chickasaws. Each of them lives of finance, permissions or licenses. Country Produce The decree of that court in the been claimed by a people-if the as required by the constitution to own institutions, and its own na- the privileges of the nation-all case of the North Carolina Chero- judge is correct and the law works transact business, shall be necessa- tional characteristics, for each- these matters are decided as of old kees against the Cherokee nation both ways—dependent on another ry to admit to a scat, either the let it not be forgotten—each is a in council; but neither the hered both ways—dependent on another ry to admit to a scat, either the let it not be forgotten—each is a in council; but neither the hered both ways—dependent on another ry to admit to a scat, either the reaffirmed the title of Cherokee for political existence or for the contestint or the person holding nation. But certain things are itary right of Indian custom on clear lands, and conceded to the Chare- more favor of being let alone, but the certificate of election. Mr. S. true of them all. Common circum- the one hand, nor the Angle-Saxon the title, but determined nothing nent domain is not "inherent," same as his colleague. The al- results. The government of each and be voted for. In the espited cordance with the usage of legisla- quently recurring elections. legis- dent, the treasurer, and the other LL U I

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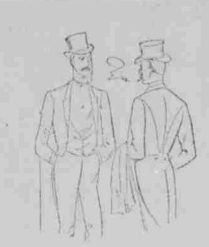
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